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PATENT

UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Pacifico et al.

Examiner:

Samuel A. Acquah

Application No.:

09/996,636

Group Art Unit:

1711

Filing Date:

November 29, 2001

Docket:

1001-13 RES

For:

SENSITIVE SUBSTANCE

Dated:

November 17, 2003

ENCAPSULATION

I hereby certify this correspondence is being deposited with the United States Postel Service as first class mail. postpaid in an envolope codressed to Commissioner for Patents PO Box 1450, Alexandria, VA 22313-1450

Box Reissue

Commissioner for Patents Washington D.C. 20231

03 Signature

SECOND PETITION UNDER 37 C.F.R. 1.47(a)

Sir:

Applicants' representative hereby petitions the Commissioner under 37 C.F.R. §1.47(a) for the acceptance of a declaration/power of attorney for the above-identified reissue application executed by one of the three inventors, Carl J. Pacifico, on behalf of his joint inventors, Wen-Hsin Wu and Marta Fraley, who have not signed the required declaration.

The non-signing inventors have refused to sign the declaration. The pertinent facts are recounted in the accompanying "Declaration" signed by Susan A. Sipos, Registration No. 43,128, of Hoffmann & Baron, LLP, Attorneys for the Applicants. A summary of the pertinent facts follow.

On December 11, 2001, a letter was sent via certified mail to Wen-Hsin Wu at her last known address, 17 Anna Court, Middletown, New York 10941. Additionally, on December 11, 2001, a letter was sent via certified mail to Marta Fraley at her last known address, 804 Cooley Road, Parksville, New York 12768.

Enclosed with each December 11 2001 letter, was a copy of the above-identified reissue application, for which Wen-Hsin Wu and Marta Fraley were named as co-inventors, including

the specification and claims; and an Amendment to the application. A combined declaration and power of attorney was also enclosed pertaining to the reissue application. Wen-Hsin Wu and Marta Fraley were each requested to sign, and then return the combined declaration and power of attorney to Applicants' representative for filing with the United States Patent and Trademark Office. The letters sent to Wen-Hsin Wu and Marta Fraley were returned and marked "Unclaimed".

On March 28, 2002, a Petition under 37 CFR 1.47(a) was filed with the Patent and Trademark Office relating the above facts. The Petition was granted on May 13, 2003, thereby accepting the declaration/power of attorney which was executed by only one of the three inventors. The document granting the Petition is attached as Exhibit A.

On August 8, 2003 an Office Action was issued by the Patent and Trademark Office. The Office Action stated that the original reissue declaration/power of attorney was defective because the declaration did not "identify a single word or phrase or expression." The Applicants drafted a new declaration/power of attorney and received preliminary approval of same by the examiner assigned to this case, Examiner Samuel Acquah.

On September 29, 2003, a letter was sent via certified mail to Wen-Hsin Wu at her last known address, 17 Anna Court, Middletown, New York 10941. Additionally, on September 29, 2003, a letter was sent via certified mail to Marta Fraley at her last known address, 804 Cooley Road, Parksville, New York 12768. A copy of the letter sent to Wen-Hsin Wu, along with a copy of its envelope marked "Unclaimed," is attached as Exhibit B. A copy of the letter sent to Marta Fraley, along with a copy of its envelope marked "Unclaimed," is attached as Exhibit C.

Enclosed with each September 29, 2003 letter, was a copy of the above-identified reissue application, for which Wen-Hsin Wu and Marta Fraley were named as co-inventors, including the specification and claims; and an Amendment to the application. The new combined declaration and power of attorney was also enclosed pertaining to the reissue application. Wen-Hsin Wu and Marta Fraley were each requested to sign, and then return the

new combined declaration and power of attorney to Applicants' representative for filing with the United States Patent and Trademark Office.

Applicants have made a *bona fide* attempt to present the application papers to Wen-Hsin Wu and Marta Fraley for their signature. Wen-Hsin Wu and Marta Fraley have refused the certified letters, and thus *ipso facto* refused the request that they sign the declaration. Therefore, they have refused to join in the application.

In view of the foregoing, Applicants respectfully request this second petition under 37 CFR 1.47(a) be granted.

Respectfully submitted,

Susan A. Sipos, Esq. Attorney for Applicants

Registration No. 43,128

Hoffmann & Baron, LLP 6900 Jericho Turnpike Syosset, NY 11791 (516) 822-3550

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PATENT

UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Pacifico et al.

Examiner:

Samuel A. Acquah

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Commissioner for Patents Washington D.C. 20231

I hereby certify this correspondence is being deposited with the United States Postal Service as first class mail, postpaid in an envelope addressed to Commissioner for Patents, PO Box 1450, Alexandria, VA 22313-1450

on_*11/17/03*_Signature_

DECLARATION

I, the undersigned, Susan A. Sipos, declare as follows:

- 1. This Declaration is given as proof of certain pertinent facts asserted in a second Petition under 37 C.F.R. 1.47(a) in connection with the above referenced patent application in which two of the named inventors, Wen-Hsin Wu and Marta Fraley, have refused to sign the Declaration.
- 2. I am a registered Patent Attorney, Registration No. 43,128, with Hoffmann & Baron, LLP, 6900 Jericho Turnpike, Syosset, New York 11791, attorneys for the Applicants, and the facts contained herein are known to me personally.
- 3. On December 11, 2001, I sent two letters via certified mail to the non-signing inventors. In particular, a letter was sent to Wen-Hsin Wu at her last known address, 17 Anna Court, Middletown, New York 10941. Additionally, a letter was sent to Marta Fraley at her last known address, 804 Cooley Road, Parksville, New York 12768.
- 4. Except for the addressees, these December 11, 2001 letters were identical. Along with each letter were included: a copy of the above referenced reissue application (specification and claims); a combined declaration and power of attorney and the Amendment to the reissue application.
- 5. In the December 11, 2001 letters, Wen-Hsin Wu and Marta Fraley were requested to each sign a combined declaration and power of attorney and return the signed documents to Applicants' representative for filing in the U.S. Patent and Trademark Office.

- 6. Both letters were returned to us. They were marked "UNCLAIMED" by the U.S. Postal Service.
- 7. On March 28, 2002, I filed a Petition under 37 CFR 1.47(a) with the Patent and Trademark Office relating the above facts. The Petition was granted on May 13, 2003, thereby accepting the declaration/power of attorney which was executed by only one of the three inventors.
- 8. On August 8, 2003, an Office Action was issued by the Patent and Trademark Office. The Office Action stated that the original reissue declaration/power of attorney was defective because the declaration did not "identify a single word or phrase or expression." I drafted a new declaration/power of attorney. I spoke with the Examiner assigned to this application, Examiner Samuel Acquah, who gave preliminary approval of same.
- 9. On September 29, 2003, I sent two letters via certified mail to the non-signing inventors. In particular, a letter was sent to Wen-Hsin Wu at her last known address, 17 Anna Court, Middletown, New York 10941. Additionally, a letter was sent to Marta Fraley at her last known address, 804 Cooley Road, Parksville, New York 12768.
- 10. Except for the addressees, these September 29, 2003 letters were identical. Along with each letter were included: a copy of the above referenced reissue application (specification and claims); the new declaration/power of attorney; and the Amendment to the reissue application.
- 11. In the September 29, 2003 letters, Wen-Hsin Wu and Marta Fraley were requested to each sign the new declaration/power of attorney and return the signed document to Applicants' representative for filing in the U.S. Patent and Trademark Office.
- 12. Both letters were returned to us. They were marked "UNCLAIMED" by the U.S. Postal Service.
- 13. I hereby declare that all statements made herein of my knowledge are true and all statements made on information and belief are believed to be true. Further, that these statements were made with the knowledge that willfully false statements and the like so made are punishable by fine or imprisonment or both under Section 1001 of Title 18 of the United States Code, and that such willfully false statements may jeopardize the validity of the application of any patent issued thereon.

Date:	11-17-03	Signature:	1	<i>'</i>
-		Susan A. Sipos Registration No. 43,128	\bigcup	,

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UNITED STATES PATENT AND TRADEMARK OFFICE

COMMISSIONER FOR PATENTS UNITED STATES PATENT AND TRADEMARK OFFICE

MAY | 9 2003

Paper No. 8

Susan A. Sipos HOFFMAN & BARON, LLP 6900 Jericho Turnpike Svosset, NY 11791

COPY MAILED

MAY 1 3 2003

OFFICE OF PETITIONS

In re Application of Carl J. PACIFICO et al. Application No. 09/996,636 Filed: November 29, 2001 Attorney Docket No. 1001-13 RES

DECISION ON PETITION 37 CFR 1.47(a)

This is a decision on the petition filed April 8, 2002, under 37 CFR 1.47(a).

The petition is GRANTED.

Petitioner has shown that the non-signing inventors have refused to join in the filing of the above-identified application.

The above-identified application and papers have been reviewed and found in war. compliance with 37 CFR 1.47(a). This application is hereby accorded Rule 1.47(a) status. As provided in Rule 1.47(a), this Office will forward notice of this application's filing to the non-signing inventors at the addresses given in the instant petition. Notice of the filing of this application will also be published in the Official Gazette.

The instant application is being returned to Technology Center 1700 for examination on the merits.

Telephone inquiries regarding this communication may be directed to B. Dayoan at (703) 305-9282 or, in her absence, to Senior Petitions Examiner Brian Hearn at (703) 305-1820.

Brian Hearn

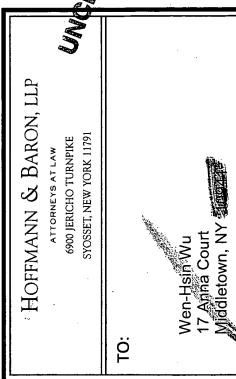
Senior Retitions Examiner

Office of Petitions

Office of the Deputy Commissioner

for Patent Examination Policy





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CERTIFIED MAIR-RRR



RONALD J. BARON DANIEL A. SCOLA, JR. SALVATORE J. ABBRUZZESE

R. GLENN SCHROEDER GLENN T. HENNEBERGER

ANTHONY E. BENNETT¹ LUDOMIR A. BUDZYNI

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ANNA-LISA GALLO LAUREN T. EMR JOY I. FARBER JAMES F. HARRINGTON VELLY B. POLYCARPE STEPHEN CANNAVALE ERIC P. HALBER JAMIE M. LARMANN* GORDON F. BELCHER

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SCIENTIFIC ADVISOR DANIEL A. SCOLA, SR., Ph.D.

- NOT ADMITTED IN N.Y.
- T SENIOR ATTORNEY

September 29, 2003

VIA CERTIFIED MAII RETURN RECEIPT

HOFFMANN & BAROI

Wen-Hsin Wu 17 Anna Court Middletown, NY 10941

Re:

Reissue Application for U.S. Patent No.: 6,251,478 B1 for:

SENSITIVE SUBSTANCE ENCAPSULATION

Our Docket No.: 1001-13 RES

Dear Wen-Hsin Wu:

At the request of Dr. Patricia Siuta-Cruce, our firm is prosecuting the above-identified reissue application. The reissue application has been filed to correct an error which appeared in the issued patent.

A Combined Declaration and Power of Attorney, signed by each of the inventors, is required to complete the filing of a reissue application. Accordingly, enclosed please find the following documents:

- A copy of the above-identified reissue application including: 1.
 - a. the specification;
 - b. the claims:
 - c. the Amendment to the reissue application; and
 - d. the Supplemental Amendment to the reissue application filed on May 24, 2002.
- A Combined Declaration and Power of Attorney. 2.

Kindly review the enclosed documents and sign the Combined Declaration and Power of Attorney. Please return the signed documents to the undersigned for filing with the U.S. Patent and Trademark Office.

Please note that we had originally sent you an Oath to sign on December 11, 2001. However, that Oath was deemed inadequate by the U.S. Patent Office because it did not identify a single word, phrase or expression as an error in the original patent. The enclosed revised Oath has been deemed acceptable by the patent office.

If you have any questions concerning the above matter, please do not hesitate to contact us.

Very truly yours,

Susan A. Sipos

SAS/sbs Enclosures

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☐ Not Deliverable As Addressed Unable To Forward

☐ Moved, Left No Address
Unclaimed ☐ Refused
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Ci No Mail Receptacle.

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C Returned for Better Address ☐ Postage Due

Hoffmann & Baron, lli

SYOSSET, NEW YORK 11791 6900 JERICHO TURNPIKE ATTORNEYS AT LAW

Marta Fraley 804 Cooley R

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2ND NOTICE 1ST NOTICE.



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ANTHONY E. BENNETT

LUDOMIR A. BUDZYNI

MARK E. BARON STEVEN T. ZUSCHLAG SUSAN A. SIPOS KEVIN E. MCDERMOTT RODERICK S.W. TURNER ROBERT C. MORRISS JOHN S. SOPKO* JUSTIN K. HOLMES CHRISTINA L. WARRICK

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PATENT AGENTS

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NEW JERSEY OFFICE 1055 PARSIPPANY BLVD. PARSIPPANY, N.J. 07054 (973) 331-1700 FAX (973) 331-1717

SCIENTIFIC ADVISOR DANIEL A. SCOLA, SR., Ph.D.

NOT ADMITTED IN N.Y.

September 29, 2003

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Marta Fraley 804 Cooley Road Parksville, NY 12768

Re:

Reissue Application for U.S. Patent No.: 6,251,478 B1 for:

SENSITIVE SUBSTANCE ENCAPSULATION

Our Docket No.: 1001-13 RES

Dear Marta Fraley:

At the request of Dr. Patricia Siuta-Cruce, our firm is prosecuting the above-identified reissue application. The reissue application has been filed to correct an error which appeared in the issued patent.

A Combined Declaration and Power of Attorney, signed by each of the inventors, is required to complete the filing of a reissue application. Accordingly, enclosed please find the following documents:

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 - a. the specification;
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 - d. the Supplemental Amendment to the reissue application filed on May 24, 2002.
- A Combined Declaration and Power of Attorney. 2.

Kindly review the enclosed documents and sign the Combined Declaration and Power of Attorney. Please return the signed documents to the undersigned for filing with the U.S. Patent and Trademark Office.

Marta Fraley September 29, 2003 Page 2 of 2

Please note that we had originally sent you an Oath to sign on December 11, 2001. However, that Oath was deemed inadequate by the U.S. Patent Office because it did not identify a single word, phrase or expression as an error in the original patent. The enclosed revised Oath has been deemed acceptable by the Patent Office.

If you have any questions concerning the above matter, please do not hesitate to contact us.

Very truly yours,

Susan A. Sipos

SAS/sbs Enclosures

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